UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION

In Re:	Stephen & Misty Albertson	Chapter 13 Case No.: 17-50687Judge Alan M. Koschik
	Debtor(s).	 X Original Chapter 13 Plan (number) Amended Chapter 13 Plan** X See Paragraph Thirteen for Special Provisions
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the plan to accep wishes t confirme file a pr Debtor(s	for specific items and treatment under the perfect or oppose the plan. Creditors should react on oppose any provision of this plan must and become binding without further notice to of of claim with the Court in order to so or other party in interest, the Trustee s	ms are proposed to be paid and allow users of the plan to easily review plan. Creditors must exercise their own judgment in deciding whether ad this plan carefully and discuss it with their attorney. Anyone who to file with the Court a timely written objection. This plan may be see or hearing unless a timely written objection is filed. Creditors must receive distributions under this plan. Absent an objection by the hall pay claims as filed. Secured claims must have proof of security hould state the interest rate on the front page of the proof of claim.
** Re	ason Plan is Being Amended	
PLA	AN PAYMENTS	
		, the Debtor or Debtors (hereinafter "Debtor") shall commence making ") pursuant to 11 U.S.C. §1326(a)(1), as follows:
A. To	the Chapter 13 Trustee (hereinafter "Truste monthly semi-monthly X bi-weekly	e"): \$2,356 per month, payable in weekly installments of \$1,087.38 each,
	The Debtor-wife is employed by Akron 44308 and shall make payment by payro	Children's Hospital, Attn: Payroll, One Perkins Square, Akron, Ohio oll deduction.
	The Debtor is self-employed and shall	make payments to the Trustee by cashier check or money order.
mo	The Debtor is retired and/or has (sour	rce of income) and shall make payments to the Trustee by check or
TA	X REFUNDS	
		unual income tax refunds greater than \$1,500 (Fifteen Hundred Dollars), come credits to the repayment of creditors under this plan. Tax Refunds

TEMPORARY SUSPENTION OF PLAN PAYMENTS

turnover of any future tax refunds.

1.

Upon application by the Debtor(s), and for good cause shown, the Court may consider and may grant a temporary suspension of plan payments without hearing or notice. A suspension of plan payments, if approved by the Court, will not reduce the total amount of repayment creditors are to receive under the plan. The Debtor(s) agree that should a pay

are in addition to the monthly plan payment and the Trustee is authorized to adjust the unsecured dividend based on the

suspension be approved, the suspended payments shall be added to the end of the plan and must be made in order for the Debtor(s) to earn a discharge. The Debtor(s) may extend the duration of their plan in order to make up the suspended payments. Creditors entitled to interest shall their interest continue to accrue during any suspension period. Debtor(s) shall not suspend their plan payments to a level which prohibits conduit mortgage payments from being paid.

2. ADEQUATE PROTECTION PAYMENTS PRIOR TO CONFIRMATION

Concurrent with the filing of this plan, the Debtor(s) has filed an agreed entry with the Trustee authorizing the Trustee to make adequate protection payments to the following creditors. Pursuant to 11 USC Section 102, creditors shall have 20 days to review the agreed entry for adequate protection payments and file an objection if the creditor opposes the adequate protection payment.

Creditor and Collateral	Account #	Address	Amount
Select Portfolio/US Bank-	2900	PO Box 65450	\$795
677 Independence Ave. Akron, OH 44310		Salt Lake City UT 84165	
Wells Fargo Dealer Services-	7529	PO Box 17900	\$350
2008 Nissan Rogue		Denver CO 80217	

3. ORDER OF DISTRIBUTION

After confirmation of this plan, funds available for distribution will be paid monthly by the Trustee in the following order: (i) Trustee's authorized percentage fee and/or administrative expenses; (ii) conduit mortgage payments on the debtor(s)'s residence; (iii) conduit mortgage payments on real property other than the debtor(s)'s residence; (iv) attorney fees as allowed under applicable rules and guidelines; (v) monthly payments as provided for in Paragraphs 4, 5 and 6; (vi) priority domestic support obligation claims pursuant to 11 U.S.C. §507(a)(1); (vii) other priority unsecured claims pursuant to 11 U.S.C. §507(a); and (viii) general unsecured claims. If the Trustee has received insufficient funds from the Debtor to make the monthly payment to secured creditors, the Trustee may use best efforts to pay secured creditors from the funds on deposit with the Trustee on the date of distribution. Should the Debtor's plan payments result in the completion of payments to unsecured and priority creditors while leaving a balance owing to secured creditors, the Trustee is authorized to remove the fixed monthly payment amounts to finish payment to secured creditors on a pro rata basis in order to expedite payment to the secured creditors.

4. CLAIMS SECURED BY REAL PROPERTY

A. Conduit Mortgage Payments to be Paid Through the Chapter 13 Plan

The Debtor(s)'s Residence

<u>Creditor</u> Property Address <u>Monthly Payment</u>

Select Portfolio /US Bank 677 Independence Ave. \$795

Akron, OH 44310

Other real properties with mortgage payments to be conduit through the plan:

Creditor Property Address Monthly Payment

Conduit payments shall begin for the month which the case was filed,. During the plan, conduit payments are subject to changes due to escrow, interest and other adjustments. Unless real estate taxes and insurance are included in the mortgage payments paid by the Trustee pursuant to the Plan, the Debtor shall remain responsible for paying those obligations as they become due. The creditor should file with the Court any changes in the mortgage payment. If the mortgage payment is increased and it causes feasibility issues, the Trustee will file a motion to increase the Debtor's payments to maintain feasibility of the plan. The Trustee shall not commence monthly mortgage payments until the creditor files its Proof of Claim and the Plan is confirmed.

The mortgage creditor, or any of its successor or services, shall accept the Trustee's payment as being timely made. However, debtor bears ultimate responsibility of making the monthly Chapter 13 payment timely in order for the Trustee to make the mortgage payment. Accordingly, the,debtor(s) shall ensure that the Trustee receives the payment no later than the 20th of each month so that the mortgage payment can be made. The Trustee shall not bear responsibility to the creditor should the debtor fail to make the Chapter 13 plan payment timely.

B. Mortgage Arrearages and Real Estate Tax Arrearages

Trustee shall pay the monthly payment amount to allowed claims for mortgage arrearages and real estate tax arrearages in equal monthly payments or pro rata (whichever is stated below). <u>Note:</u> If the Trustee will not be making the continuing mortgage payments, the Debtor is responsible for paying all post-petition mortgage payments that ordinarily come due beginning with the first payment due after the filing of the case.

Select Portfolio /US Bank	677 Independence Ave. Akron, OH 44310	\$18,383.57	PRO RATA
Creditor	Address	<u>Claim</u>	(Paid by Trustee)
	Property	Estimated Arrearage	Monthly Payment

C. Liens and Other Claims secured by Real Estate

	Property	Amount to be Paid	Interest	Monthly Payment
Creditor	<u>Address</u>	Through the Plan	Rate	(Paid by Trustee)

5. CLAIMS SECURED BY PERSONAL PROPERTY

A. Secured Claims to be Paid Through the Plan:

Trustee shall pay the following claims in equal monthly payments.

Creditor	Collateral <u>Description</u>	Claim Amount	Interest Rate	Monthly Payment (Paid by Trustee)
Wells Fargo	2008 Nissan Rogue	\$5,458	5.25%	PRO RATA
Acceptance Now	Sofa, loveseat, end tables	\$1,000	5.25%	PRO RATA

Note: If no dollar amount is stated under the monthly payment amount in paragraph five, the Trustee is authorized to pay the claims pro rata based on funds available.

6. FEDERAL TAX LIENS SECURED BY REAL AND PERSONAL PROPERTY

Claim Interest Monthly Payment Amount Rate (Paid by Trustee)

7. DOMESTIC SUPPORT OBLIGATIONS

Debtor does X does not have domestic support obligations pursuant to 11 U.S.C. §101(14A).

If the Debtor does have domestic support obligations:

The holder(s) of any claims for domestic support obligations pursuant to 11 U.S.C. §1302(d) are as specified below. If the holder of a claim is a minor, the name and address of the minor holder shall be disclosed to the Trustee contemporaneously with the filing of this plan in compliance with 11 U.S.C. §112.

Holder

<u>Name</u> <u>Address of Holder</u> <u>Address of Child Enforcement Support Agency</u>

(if known) (mandatory)

Trustee shall pay pursuant to 11 U.S.C. §507(a)(1) on a pro-rata basis the allowed arrearage claims for domestic support obligations. Debtor shall pay all post-petition domestic support obligations as those payments ordinarily come due.

Estimated

CreditorCreditorArrearageNameAddressClaim

8. OTHER PRIORITY CLAIMS

Trustee shall pay pursuant to 11 U.S.C. §507(a) on a pro-rata basis other allowed unsecured priority claims.

Claim

<u>Creditor</u> <u>Amount</u>

City of Akron \$1,124.60

9. GENERAL UNSECURED CLAIMS

All timely filed pre-petition undisputed non priority unsecured creditors shall receive a <u>35</u>% dividend or share in funds totaling \$53,496.88 whichever is greater.

The Trustee is authorized to adjust the percentage dividend or dollar amount if funds other than the scheduled plan payments are received by the Trustee, unless the Court has ordered the funds distributed to secured or priority creditors. This can include, but is not limited to, the turnover of tax refunds, property sales, inheritance, or bonuses while the Chapter 13 plan is pending.

The Trustee is authorized to adjust the percentage dividend or dollar amount accordingly if any unsecured creditor returns funds to the Trustee for any reason. The returned funds will be distributed to the remaining unsecured creditors.

The Trustee is authorized to adjust the percentage dividend or dollar amount accordingly if all unsecured creditors have not filed claims by the claims bar date, and the failure of these creditors to file claims will cause the plan to complete before the Debtor(s)'s respective applicable commitment period.

Unless the Court orders otherwise, the Trustee is authorized to adjust the percentage dividend or dollar amount to that the Debtor(s) plan extends for the Debtor(s)'s full applicable commitment period.

THE TRUSTEE IS NOT AUTHORIZED TO INCREASE PLAN PAYMENTS UNLESS THE TRUSTEE HAS FILED A MOTION PUTTING THE DEBTOR AND DEBTOR'S COUNSEL ON NOTICE AND THE COURT APPROVES THE MOTION.

10. PROPERTY TO BE SURRENDERED

Debtor(s) will surrender the following property no later than 30 days from the filing of the case unless specified otherwise in the plan. The creditor may file a claim for the deficiency and will be treated as a non-priority unsecured creditor. Any unsecured deficiency claim must be filed within 180 days from the date that the petition is filed. A deficiency claim filed beyond the 180 days must be allowed by separate order of the Court.

Property
<u>Creditor</u> <u>Description</u>

11. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

All executory contracts and unexpired leases are rejected except the following, which are assumed and shall be paid directly by the Debtor(s) to the creditor:

Property
<u>Creditor</u> <u>Description</u>

12. POST-PETITION CLAIMS

Pursuant to 11 U.S.C. §1305(a)(2), any governmental unit may file a proof of claim for taxes that become payable after the date on which the case was filed, provided that the case is still pending and a discharge has not been entered.

13. SPECIAL PROVISIONS

A. Debtor(s)' counsel fees in Chapter 13 cases filed in Akron, Ohio, shall be deemed an administrative expense of the bankruptcy estate pursuant to 11 U.S.C. §503(b). Upon confirmation of the plan, provided sufficient funds have been paid into the plan, the Chapter 13 Trustee shall commence payment of attorney fees pursuant to 11 U.S.C. §507(a)(1) and 11 U.S.C. §1326(b)(1), subject to Administrative Order No. 12-03. Debtor(s)' counsel shall remain counsel of record and provide representation on behalf of the debtor(s) until completion or dismissal of this case, unless said representation has been excused by the Court. Failure to attend to such representation may result in an order requiring disgorgement of fees.

/s/ Stephen M. Albertson	/s/ Misty L. Albertston
Stephen M. Albertson, Debtor	Misty L. Albertson, Debtor

/s/ Debra E. Booher

Debra E. Booher, No.0067804
Debra Booher & Associates Co., LPA
Attorneys for Debtor
1350 Portage Trail
Cuyahoga Falls, Ohio 44223
Tel 330.253.1555
Fax 330.253.1599
charlotte@bankruptcyinfo.com